FORM 12. Informal Brief (District Court, Court of International Trade, and Court of Federal Claims Cases)

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	<i>O</i>	v. <u>2</u> No. <u>5</u>	009		00
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of the final de Your answers sheets if neede		trial court. Ansversion or order ye	ver the followi ou are appealin	ng questions as ng where possil	best you can. ble. Use extra
1. Have you of and number	ever had another case of each case.	in this court?	Yes	_No If so, s	tate the name
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	l court incorrectly deci- facts? (Refer to parag			iy facts?	YesNo
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FORM 12. Informal Brief (District Court, Court of International Trade, and Court of Federal Claims Cases) (contin-

	there other reasons why the trial court's decision was wrong?YesNo If what reasons?
Ch	e First amendment quarantees the right to be heard. The it seek that without \$500, see petitioner cannot be heard used. The must wave money a invention good base. The USPO is not above als Constitution.
4-	action do you want the court to take in this case? Arotect plaintiff constitutional rights and to order share to jury tribed as demanded by the complaint.
7. Do yo	ou want to argue before the court in person? Ves No If yes, what are easons why argument will aid the court? (Refer to paragraph 15 of the Guide.)
and is a	the court needs plaintiff to clear out any usue, a it the court can provide transportation. Plaintiff
8. Do yo of Ap	ou intend to represent yourself? Ves No If you have not filed an Entry pearance, indicate your full name, address, and telephone number.
<u>Jo</u>	rge laylor 646 ST. Nicholas Ave # 102 N. 4.C. My 10030 C46 415 8006 or 646 202 9726
NS the Er	the attorney for appellee, at the following address: Natrict Court, Southern District of Mary (Address is found on any of Appearance served on you by the attorney for the appellee. If you do not send a of this brief to the appellee, the court will not file the brief.)
	A AAA
	Date Appellant's signature
In additio	on to mailing a copy to the attorney for the appellee, mail an original and three copies formal brief and attachments to:
	Clerk of Court United States Court of Appeals for the Federal Circuit 717 Madison Place, NW Washington, DC 20439

The Hon. Harold Baer based his decision to dismiss Plaintiff's complaint on several errors of facts and on un-sworn statements from the United States Patent and Trademark Office ("USPTO"). The Plaintiff never (at any time) stated in his complaint or anywhere else that: ... "Plaintiff alleges that he submitted \$1,030 of the \$1,040 maintenance fee on January 17,2001, allegedly five days after the deadline for payment of the maintenance fee with surcharge. See id. At Exh. 1c at 1, 2... "Said error of fact was used by the Court at least twice for justifying the petition dismissal. See page 2 of the Court order to dismiss. Again, at page 4... "Furthermore, plaintiff also filed his 2001 maintenance fee five days after the end of the time that payment with surcharge was permissible. Compl. At Exh. 1e at 2. Therefore, (1) because plaintiff paid only a portion of the maintenance fee, (2) he paid it five days late, and (3) he failed to pay a petition fee, his claims must be dismissed..."

Now, as to page 4 Court conclusion #(1) Plaintiff paid the fee he was told to pay by the ("USPTO") \$1030 (why would plaintiff send a different amount? He was awarded on Jan 5, 2001, \$92,671.71 by the State of New York). #(2) He paid said fee on time, Jan. 12, 2001. And #3, No law in this land requires for an inventor to request a reinstatement of patent in order to have his money refunded. Why should an inventor have to pay \$200 in order to get a refund, and the time for filing such a petition expired many moons ago:

See 37 C.F.R. 1.366 and 1.377

1.366 Submission of maintenance fee, provides that: "...the office may apply the payment to the patent identified by patent in the payment or may return the payment" In this case, the USPTO did neither. The money was not applied to patent nor returned to sender with a statement of facts.

1.377 Review of decision refusing to accept and record payment of a maintenance fee filed prior to the expiration of patent, further provides that:

"(a) Any patentee who is dissatisfied with the refusal of the Patent and Trademark Office to accept and record a maintenance fee which was filed prior to the expiration of the patent may petition the commissioner to accept and record the maintenance fee." How can any patentee exercise this option if he is never confronted with the refusal to accept and record the maintenance fee by the USPTO? Because of the serious errors committed by the lower Court, the plaintiff herein prays that this Hon. Court grants him this

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and any other relief this Hon. Court may deem appropriate including the assistance of counsel. Plaintiff suffers from a mental disability (paranoid schizophrenia), and his medication (Risperidone) prevents him from being able to concentrate. Therefore, in order for him to concentrate in his case, he must stop taking his medication. Before plaintiff was diagnosed and medicated, he spent half his life in the penitentiary for very serious offenses. Since he has been medicated, he has never been in any type of problems. His psychiatrist is against him not taking his medication and so is the residence he resides at (Project Renewal). Please, give this plaintiff a fair chance in our Court System. Thanks. (1-30-09)

PRO SE OFFICE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DANIEL PATRICK MOYNIHAN UNITED STATES COURTHOUSE 500 PEARL STREET, ROOM 230 NEW YORK, NEW YORK 10007

J. MICHAEL McMAHON CLERK OF COURT

Re: Tout & Manual No. ON Civ. Manual (48)

Dear Litigant:

Enclosed is a copy of the judgment entered in your case.

Should you disagree with the decision of the district court, you may request that a higher federal court review your case by filing an appeal. You may appeal your case from the Southern District of New York to the United States Court of Appeals for the Second Circuit by filing a "Notice of Appeal" with the *Pro Se* Office. Pursuant to Rule 4(a)(1) of the Federal Rules of Appellate Procedure your notice of appeal must be filed within thirty (30) days of the date that the judgment is entered onto the Court's docket, or sixty (60) days if the United States or an officer or agency of the United States is a party.

If you wish to appeal the judgment but you are unable to file your notice of appeal within the required time, you may make a motion for extension of time in accordance with the provisions of Rule 4(a)(5) of the Federal Rules of Appellate Procedure. That rule requires that you show "excusable neglect" or "good cause" for your failure to file your notice of appeal within the time allowed. Any such motion must first be served upon the other parties and then filed with the *Pro Se* Office no later than sixty (60) days from the date of entry of the judgment, or ninety (90) days if the United States or an officer or agency of the United States is a party.

Please note that the notice of appeal is a one-page document containing your name, a description of the final order or judgment (or part thereof) being appealed, and the name of the court to which the appeal is taken (the Second Circuit). The notice of appeal does not include your reasons or grounds for the appeal. Once your appeal is processed by the district court, your notice of appeal will be sent to the Court of Appeals and a Court of Appeals docket number will be assigned to your case. Once you receive a docket number from the Court of Appeals, all further questions regarding your appeal must be directed to that court.

The filing fee for a notice of appeal is \$455 payable in cash, by credit card, or by bank check, certified check, or money order, made payable to "Clerk of Court, S.D.N.Y."

No personal checks are accepted. If you are unable to pay the \$455 filing fee, you may request that the Judge grant you in forma pauperis status and waive the appeal fee. You make this request by submitting an application to proceed in forma pauperis on appeal with your notice of appeal to the Pro Se Office.

J. MICHAEL McMAHON
Clerk of Court

Ву		
	Deputy Clerk	

Rev. 05/2001

United States Court of Appeals for the Federal Circuit

Taylor v USPO #2009-1133

Affidavit of Service

I, Jorge Taylor, duly sworn depose and say under penalty of perjury that on this 30 day of January 2009 I have mailed via United State Post Office an Appeal #2009-1133 with copies thereof to the United States Court of Appeals for the Federal Circuit and to Raimond T Chen, US District Court, Southern District of New York.

Sworn to this 30 day of January of 2009

Wallom Minier Notary Public, State of New York No. 01MI6116576

Qualified in New York County Commission Expires Oct. 4 20 / 2

646 St. Nicholas Ave. #102

Respectfully Submitted,

N Y C New YORK 10030

CC: Raimond T. Chen